UNITED STATES BANKRUPTCY COURT

Northern District of Ohio

	Jason M. Cole	
in re _	Debtor	Case No. <u>14-61721</u> Chapter <u>7</u>
	REAFFIRMATION AGRI	EEMENT COVER SHEET
This time s	form must be completed in its entirety and filed, set under Rule 4008. It may be filed by any party	with the reaffirmation agreement attached, within the y to the reaffirmation agreement.
1.	Creditor's Name: FreedomRoad Financial	·
2.	Amount of the debt subject to this reaffirmatio \$2,537.94 on the date of bankruptcy \$2,5	on agreement: 37.94 to be paid under reaffirmation agreement
3.	Annual percentage rate of interest: 8.99 % under reaffirmation agreement (6 prior to bankruptcy Fixed Rate Adjustable Rate)
4.	Repayment terms (if fixed rate): \$\frac{126.08}{} pe	er month for 22 months
5.	Collateral, if any, securing the debt: Current r Description: 2011 TRIUMPH SPEEDMASTER,	narket value: \$ 6,490.00 VIN#SMT915RN6BT491127
	Does the creditor assert that the debt is nondises, attach a declaration setting forth the nature of ischargeable.)	chargeable?YesYe No the debt and basis for the contention that the debt is
Deb	otor's Schedule I and J Entries	Debtor's Income and Expenses as Stated on Reaffirmation Agreement
7A.	Total monthly income from \$3282.84 Schedule I, line 12	7B. Monthly income from all \$3282.84 sources after payroll deductions
8A.	Total monthly expenses from Schedule J, line 22 \$\frac{3216.00}{}	8B. Monthly expenses \$\\\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \
9A.	Total monthly payments on \$ reaffirmed debts not listed on Schedule J	9B. Total monthly payments on \$ reaffirmed debts not included in monthly expenses
		10B. Net monthly income \$\subseteq \text{10 \text{0.9}}\$4 (Subtract sum of lines 8B and 9B from line 7B. If total is less than zero, put the number in brackets.)

11.	Explain with specificity any difference between	een the income amounts (7A and 7B):
12.	Explain with specificity any difference between	een the expense amounts (8A and 8B):
expl	If line 11 or12 is completed, the undersigned lanation contained on those lines is true and con	debtor, and joint debtor if applicable, certifies that any rect.
	Signature of Debtor (only required if line 11 or 12 is completed)	Signature of Joint Debtor (if applicable, and only required if line 11 or 12 is completed)
Oth	ner Information	
		s than zero. If that number is less than zero, a presumption edit union) and you must explain with specificity the monthly payments on the reaffirmed debt:
Was	s debtor represented by counsel during the cour YesNo	rse of negotiating this reaffirmation agreement?
If de	ebtor was represented by counsel during the counsel executed a certification (affidavit or declary YesNo	urse of negotiating this reaffirmation agreement, has ration) in support of the reaffirmation agreement?
	FILER'S C	CERTIFICATION
betw	I hereby certify that the attached agreement ween the parties identified on this Reaffirmation	is a true and correct copy of the reaffirmation agreement in Agreement Cover Sheet. Signature Agric for FAF Print/Type Name & Signer's Relation to Case

Check one. Presumption of Undue Hardship No Presumption of Undue Hardship See Debtor's Statement in Support of Reaffirmation,
Part II below, to determine which box to check.

UNITED STATES BANKRUPTCY COURT

Northern District of Ohio

Jason M. Cole	Case No. <u>14-61721</u>
In re, Debtor	Chapter 7
REAFFIRMATION I	OOCUMENTS
Name of Creditor: FreedomRoad Fina	ancial
Check this box if Creditor is a Credit Unio	on
PART I. REAFFIRMATION AGREEMENT	
Reaffirming a debt is a serious financial decision. Before Agreement, you must review the important disclosures, it this form.	e entering into this Reaffirmation nstructions, and definitions found in Part V of
A. Brief description of the original agreement being reaffir	med: Promissory Note & Security Agreement For example, auto loan
B. AMOUNT REAFFIRMED: \$	2,537.94
The Amount Reaffirmed is the entire amount that yo unpaid principal, interest, and fees and costs (if any) which is the date of the Disclosure Statement portion	arising on or before,
See the definition of "Amount Reaffirmed" in Part	7, Section C below.
C. The ANNUAL PERCENTAGE RATE applicable to the	Amount Reaffirmed is8.99 %.
See definition of "Annual Percentage Rate" in Part	V, Section C below.
This is a (check one) Fixed rate	Variable rate
If the loan has a variable rate, the future interest rate may in disclosed here.	crease or decrease from the Annual Percentage Rate

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D. R	Leaffirma	tion Agreement Repa	nyment Te	erms (check and comp	lete one):		
		\$ per mon	nth for	months star	rting on		
	✓	Describe repayment the initial payment		acluding whether fu	ture payment	t amount(s)	may be different from
		Security Agreement a	are hereby greement i	incorporated by refe	rence. This rea	affirmation a	hed Promissory Note and greement is void if the the Bankruptcy or other
E. D	escribe t	he collateral, if any,	securing t	he debt:			
		Description:		2011 Triumph4			
		Current Market Val	ue	\$	6,490	0.00	
F. D	oid the de	bt that is being reaffi	rmed aris	e from the purchas	e of the collat	teral describ	bed above?
	✓ Ye	s. What was the pure	chase pric	e for the collateral	? \$		9,019.49
	No	. What was the amo	ount of the	e original loan?	\$		
		ne changes made by the related agreement:	his Reaffi	rmation Agreemen	t to the most	recent cred	it terms on the reaffirmed
				as of the of Bankruptcy	Terms A Reaffirm		
	fees (Annua	ce due (including and costs) al Percentage Rate aly Payment	\$ \$	2,537.94 8.990 % 126.08	\$8. \$126	2,537 99 % .08	7.94
Н.	this R	this box if the credit eaffirmation Agreem credit and any other	ent. Desc	cribe the credit limi	t, the Annual	Percentage	eredit in connection with e Rate that applies to credit:
							·
PAI	RT II.	DEBTOR'S STA	TEME	NT IN SUPPORT	OF REAF	FIRMAT	ION AGREEMENT
A. V	Vere you	represented by an att	orney du	ring the course of n	egotiating thi	s agreemen	nt?
	Check	cone. Yes	No				
B. Is	the cred	itor a credit union?					
	Check	cone. Yes	✓ No				

C. If your answer to EITHER question A. or B. above is "No," complete 1. and 2. below.

4	Your present	41.1	•		~~~~~~~~~	~*~
4	Valir precent	monthiv	income	ana	expenses	are:
1.	I dui present	IIIOIIIIII	IIICOIIIC	ullu	Chponisos	ar v.

a. Monthly income from all sources after payroll deductions
(take-home pay plus any other income)

\$3282.84

b. Monthly expenses (including all reaffirmed debts except this one)

\$ 3089.92

c. Amount available to pay this reaffirmed debt (subtract b. from a.)

\$ 192.92

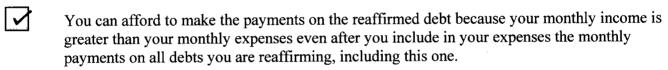
d. Amount of monthly payment required for this reaffirmed debt

\$ 126.08

If the monthly payment on this reaffirmed debt (line d.) is greater than the amount you have available to pay this reaffirmed debt (line c.), you must check the box at the top of page one that says "Presumption of Undue Hardship." Otherwise, you must check the box at the top of page one that says "No Presumption of Undue Hardship."

2. You believe that this reaffirmation agreement will not impose an undue hardship on you or your dependents because:

Check one of the two statements below, if applicable:



You can afford to make the payments on the reaffirmed debt even though your monthly income is less than your monthly expenses after you include in your expenses the monthly payments on all debts you are reaffirming, including this one, because:

Use an additional page if needed for a full explanation.

D. If your answers to BOTH questions A. and B. above were "Yes," check the following statement, if applicable:

You believe this Reaffirmation Agreement is in your financial interest and you can afford to make the payments on the reaffirmed debt.

Also, check the box at the top of page one that says "No Presumption of Undue Hardship."

PART III. CERTIFICATION BY DEBTOR(S) AND SIGNATURES OF PARTIES

I hereby certify that:

- (1) I agree to reaffirm the debt described above.
- (2) Before signing this Reaffirmation Agreement, I read the terms disclosed in this Reaffirmation Agreement (Part I) and the Disclosure Statement, Instructions and Definitions included in Part V below:
- (3) The Debtor's Statement in Support of Reaffirmation Agreement (Part II above) is true and complete;
- (4) I am entering into this agreement voluntarily and am fully informed of my rights and responsibilities; and
- (5) I have received a copy of this completed and signed Reaffirmation Documents form.

(5) I have received a copy of this completed and signed Real militation Documents form.
SIGNATURE(S) (If this is a joint Reaffirmation Agreement, both debtors must sign.):
Date 08/26/12 Signature Deblar
Date Signature
Joint Debtor, if any
Reaffirmation Agreement Terms Accepted by Creditor:
Creditor FreedomRoad Financial, c/o CRG, 1790 E. River Rd., Ste. 101, Tucson, AZ 85718
Print Name Address
Nichlas P. Spallas
Print Name of Representative Signature Date
PART IV. CERTIFICATION BY DEBTOR'S ATTORNEY (IF ANY) To be filed only if the attorney represented the debtor during the course of negotiating this agreement.
I hereby certify that: (1) this agreement represents a fully informed and voluntary agreement by the debtor; (2) this agreement does not impose an undue hardship on the debtor or any dependent of the debtor; and (3) I have fully advised the debtor of the legal effect and consequences of this agreement and any default under this agreement.
A presumption of undue hardship has been established with respect to this agreement. In my opinion, however, the debtor is able to make the required payment.
Check box, if the presumption of undue hardship box is checked on page 1 and the creditor is not a Credit Union.
Date 8/27/14 Signature of Debtor's Attorney
Print Name of Debtor's Attorney DUID M. TOOM?

PART V. DISCLOSURE STATEMENT AND INSTRUCTIONS TO DEBTOR(S)

Before agreeing to reaffirm a debt, review the terms disclosed in the Reaffirmation Agreement (Part I above) and these additional important disclosures and instructions.

Reaffirming a debt is a serious financial decision. The law requires you to take certain steps to make sure the decision is in your best interest. If these steps, which are detailed in the Instructions provided in Part V, Section B below, are not completed, the Reaffirmation Agreement is not effective, even though you have signed it.

A. DISCLOSURE STATEMENT

- 1. What are your obligations if you reaffirm a debt? A reaffirmed debt remains your personal legal obligation to pay. Your reaffirmed debt is not discharged in your bankruptcy case. That means that if you default on your reaffirmed debt after your bankruptcy case is over, your creditor may be able to take your property or your wages. Your obligations will be determined by the Reaffirmation Agreement, which may have changed the terms of the original agreement. If you are reaffirming an open end credit agreement, that agreement or applicable law may permit the creditor to change the terms of that agreement in the future under certain conditions.
- Are you required to enter into a reaffirmation agreement by any law? No, you are not required to
 reaffirm a debt by any law. Only agree to reaffirm a debt if it is in your best interest. Be sure you can
 afford the payments that you agree to make.
- 3. What if your creditor has a security interest or lien? Your bankruptcy discharge does not eliminate any lien on your property. A "lien" is often referred to as a security interest, deed of trust, mortgage, or security deed. The property subject to a lien is often referred to as collateral. Even if you do not reaffirm and your personal liability on the debt is discharged, your creditor may still have a right under the lien to take the collateral if you do not pay or default on the debt. If the collateral is personal property that is exempt or that the trustee has abandoned, you may be able to redeem the item rather than reaffirm the debt. To redeem, you make a single payment to the creditor equal to the current value of the collateral, as the parties agree or the court determines.
- 4. How soon do you need to enter into and file a reaffirmation agreement? If you decide to enter into a reaffirmation agreement, you must do so before you receive your discharge. After you have entered into a reaffirmation agreement and all parts of this form that require a signature have been signed, either you or the creditor should file it as soon as possible. The signed agreement must be filed with the court no later than 60 days after the first date set for the meeting of creditors, so that the court will have time to schedule a hearing to approve the agreement if approval is required. However, the court may extend the time for filing, even after the 60-day period has ended.
- 5. Can you cancel the agreement? You may rescind (cancel) your Reaffirmation Agreement at any time before the bankruptcy court enters your discharge, or during the 60-day period that begins on the date your Reaffirmation Agreement is filed with the court, whichever occurs later. To rescind (cancel) your Reaffirmation Agreement, you must notify the creditor that your Reaffirmation Agreement is rescinded (or canceled). Remember that you can rescind the agreement, even if the court approves it, as long as you rescind within the time allowed.

6. When will this Reaffirmation Agreement be effective?

- a. If you were represented by an attorney during the negotiation of your Reaffirmation Agreement and
 - i. **if the creditor is not a Credit Union**, your Reaffirmation Agreement becomes effective when it is filed with the court unless the reaffirmation is presumed to be an undue hardship. If the Reaffirmation Agreement is presumed to be an undue hardship, the court must review it and may set a hearing to determine whether you have rebutted the presumption of undue hardship.
 - ii. if the creditor is a Credit Union, your Reaffirmation Agreement becomes effective when it is filed with the court.
- b. If you were not represented by an attorney during the negotiation of your Reaffirmation Agreement, the Reaffirmation Agreement will not be effective unless the court approves it. To have the court approve your agreement, you must file a motion. See Instruction 5, below. The court will notify you and the creditor of the hearing on your Reaffirmation Agreement. You must attend this hearing, at which time the judge will review your Reaffirmation Agreement. If the judge decides that the Reaffirmation Agreement is in your best interest, the agreement will be approved and will become effective. However, if your Reaffirmation Agreement is for a consumer debt secured by a mortgage, deed of trust, security deed, or other lien on your real property, like your home, you do not need to file a motion or get court approval of your Reaffirmation Agreement.
- 7. What if you have questions about what a creditor can do? If you have questions about reaffirming a debt or what the law requires, consult with the attorney who helped you negotiate this agreement. If you do not have an attorney helping you, you may ask the judge to explain the effect of this agreement to you at the hearing to approve the Reaffirmation Agreement. When this disclosure refers to what a creditor "may" do, it is not giving any creditor permission to do anything. The word "may" is used to tell you what might occur if the law permits the creditor to take the action.

B. INSTRUCTIONS

- 1. Review these Disclosures and carefully consider your decision to reaffirm. If you want to reaffirm, review and complete the information contained in the Reaffirmation Agreement (Part I above). If your case is a joint case, both spouses must sign the agreement if both are reaffirming the debt.
- 2. Complete the Debtor's Statement in Support of Reaffirmation Agreement (Part II above). Be sure that you can afford to make the payments that you are agreeing to make and that you have received a copy of the Disclosure Statement and a completed and signed Reaffirmation Agreement.
- 3. If you were represented by an attorney during the negotiation of your Reaffirmation Agreement, your attorney must sign and date the Certification By Debtor's Attorney (Part IV above).
- 4. You or your creditor must file with the court the original of this Reaffirmation Documents packet and a completed Reaffirmation Agreement Cover Sheet (Official Bankruptcy Form 27).
- 5. If you are not represented by an attorney, you must also complete and file with the court a separate document entitled "Motion for Court Approval of Reaffirmation Agreement" unless your Reaffirmation Agreement is for a consumer debt secured by a lien on your real property, such as your home. You can use Form B240B to do this.

C. DEFINITIONS

- 1. "Amount Reaffirmed" means the total amount of debt that you are agreeing to pay (reaffirm) by entering into this agreement. The total amount of debt includes any unpaid fees and costs that you are agreeing to pay that arose on or before the date of disclosure, which is the date specified in the Reaffirmation Agreement (Part I, Section B above). Your credit agreement may obligate you to pay additional amounts that arise after the date of this disclosure. You should consult your credit agreement to determine whether you are obligated to pay additional amounts that may arise after the date of this disclosure.
- 2. "Annual Percentage Rate" means the interest rate on a loan expressed under the rules required by federal law. The annual percentage rate (as opposed to the "stated interest rate") tells you the full cost of your credit including many of the creditor's fees and charges. You will find the annual percentage rate for your original agreement on the disclosure statement that was given to you when the loan papers were signed or on the monthly statements sent to you for an open end credit account such as a credit card.
- 3. "Credit Union" means a financial institution as defined in 12 U.S.C. § 461(b)(1)(A)(iv). It is owned and controlled by and provides financial services to its members and typically uses words like "Credit Union" or initials like "C.U." or "F.C.U." in its name.



PR()SSORY NOTE, DISCLOSURE A() SECURITY AGREEMENT

FreedomRoad Financial
LENDER ADVISION OF EVERGREEN BANK GROUP

BORROWER(S)

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Your pay	ment	schedule will be:		•	•				
N	umbe	of Payments		Amount of Payments	W	hen Payments are Di	ue		
		Ø	<u> </u>	126.08	Mo	nthly Beginning	July 8,	2017	
									
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				ITEMIZATION OF	E AMOI	INT FINANCED			
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		Your Trade	-in is a					•••••	\$ 3,000.00 (2)
3. Unpaid	Balar	ce of Cash Price (A	mount paid o	n Your Account) (1 minus	2) paid	to dealer		•••••	\$ 5,619.49 (3)
	ם ד	o Cradit Incurance	Commons (in)	ngle life) nt life)		•			 *
	C. 1	o: Accident and He	outpain (o	Company	**********	******************			
	D. T	o: Public Officials Fo	or Title, Licen:	se, Lien Fee and Registra	tion Fee	s (Itemize)	\$ 33.50		
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				Receive Payment and De					
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5. Prepaid	Fina	nce Charges:							\$(4)
•	A. L	oan Processing Fee				•	N/A		*
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Total Pr	repaid	Finance Charges		***************************************		******		•••••••	\$ N/A (5)
Principa	al Amo	ount (3.+4+5)	•••••	***************************************	••••••	******************************		•••••	\$ 6, 6 52. 99 (6)
7. Amouni	t Finar	nced (6 minus 5)	************	•••••••	••••••	•••••••	•••••••••••••••••••••••••••••••••••••••	•••••	\$(7)
*Dealer m	ay sh	are in or receive a p	ortion of thes	e amounts.		·····			

To:	(4) 39 (5) 39 (6) (7)
Total Other Charges and Amounts Paid to Others on Your Behalf	(4) 39 (5) 39 (6) (7)
S. Prepaid Finance Charges: A. Loan Processing Fee	(4) 39 (5) 39 (6) (7)
S. Prepaid Finance Charges: A. Loan Processing Fee	E FINANCE
A. Loan Processing Fee B. Other: Total Prepaid Finance Charges 6. Principal Amount (3.+ 4 + 5) 7. Amount Financed (6 minus 5) *Dealer may share in or receive a portion of these amounts. *Dealer may share in or receive a portion of these amounts. *Dealer may share in or receive a portion of these amounts. **Dealer may share in or receive a portion of these amounts. **Dealer may share in or receive a portion of these amounts. **Dealer may share in or receive a portion of these amounts. **Dealer may share in or receive a portion of these amounts. **N/A 5, 052. 9 **N/A 5, 052. 9 **Dealer may share in or receive a portion of these amounts. **N/A **Solution of the Dealer may share in or receive a portion of these amounts. **N/A **Solution of the Dealer may share in or receive a portion of these amounts. **N/A 5, 052. 9 **N/A 5, 052. 9 **N/A **Solution of the Dealer may share in or receive a portion of these amounts. **Solution of the Dealer may share in or receive a portion of these amounts. **Solution of the Dealer may share in or receive a portion of these amounts. **Solution of the Dealer may share in or receive a portion of these amounts. **Solution of the Dealer may share in or receive a portion of these amounts. **Solution of the Dealer may share in or receive a portion of these amounts. **Solution of the Dealer may share in or receive a portion of these amounts. **Solution of the Dealer may share in or receive a portion of these amounts. **Solution of the Dealer may share in or receive a portion of these amounts. **Solution of the Dealer may share in or receive a portion of these amounts. **Solution of the Dealer may share in or receive and share in the Dealer may share in	E FINANCE
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ROMISE TO PAY: You promise to pay to the order of FreedomRoad Financial, the Principal Amount (shown above) plus interest at the Cont 8.990 from the date You sign this Agreement and continuing until Your loan is paid in full. You agree to make regular monthly payment ance with the payment schedule shown above. You may prepay all or any part of the unpaid principal balance without paying any penalty. If You all into the refund to You any portion of the finance charge, if we have not received the full amount of any payment by the end of ten (10) calendar date, You may be required to pay a late charge equal to five percent (5%) of the full amount of the scheduled payment. If any payment under this is made with a check or other instrument that is dishonored for any reason, You agree to pay Us a returned check fee of Twenty-five dollars (\$25 or any other amounts or charges You may owe Us. Interest will be charged on a daily basis of 1/365 beginning on the date You sign this Agreement or refinance the Motor Vehicle described above and continuing until the full amount of the principal balance has been paid. This means the amount or pay will be less if You make your payments early and more if You pay late. **DDITIONAL TERMS AND CONDITIONS**. Please see the reverse side for additional terms and conditions. You are bound by these terms in the set is if they were printed on the front. **IGNATURE**. By signing below, You agree to all of the terms of this Agreement and request Us to issue the proceeds of this Note. You acknowled copy of this Agreement. **OTICE TO COSIGNER**. You are being asked to guarantee this debt. As a co-signer You are responsible for paying the entire debt. If the borrowy of the debt, You will have to. Be sure You can afford to pay if You have to and that You want to accept this responsibility. You may have to pay the debt, You will have to. Be sure You can afford to pay if You have to and that You want to accept this responsibility. You may have to pay the debt, You will have to. Be sure You can a	u prepay, ways after it is a Agreemer is in addition to purchas not of interestame manner ge receiving ower doesn up to the funda inst You that I You that I You cred
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ADJITIONAL TERMS AND CONDITIONS

- 1. DEFINITIONS. "You" or "Your" means each borrower and each other person or entity who agrees to pay this Note and therefore agrees to the terms of this Note. "We" or "Us" means FreedomRoad Financial and its parent Evergreen Private Bank, collectively referred to as the Lender and its successors and assigns. The terms, "Contract," "Agreement," "Loan," and "Note" are used interchangeably.
- 2. APPLICABLE LAWS. The laws of the state where the Lender's lien has been recorded applies as to matters regarding the Lender's security interest in the Motor Vehicle. The laws of the United States, and as to the rate of interest and other related fees due and owing under this Agreement, the laws of the State of Illinois shall apply.
- 3. OWNERSHIP AND RISK OF LOSS. You agree to pay the Lender all You owe under this Contract even if the Motor Vehicle is damaged, destroyed or missing. You agree to keep the Motor Vehicle in good condition and repair. You agree not to remove the Motor Vehicle from the United States, and not to sell, rent, lease or otherwise transfer any interest in the Motor Vehicle or this Contract without the Lender's express written permission. You agree to protect the Motor Vehicle from claims of third persons. You agree not to expose the Motor Vehicle to misuse or confiscation. You will make sore the Lender's security interest is perfected and a lien on the Motor Vehicle is shown on the title, or other documentation acceptable to the Lender. You agree to provide all acts, things and writings as the Lender may at any time request to protect or enforce its rights in the Motor Vehicle and other collateral. You will not do anything to defeat the Lender's lien. If the Lender pays any repair bills, storage costs, taxes, fines, DMV fees or other charges on or for the Motor Vehicle, (although the Lender is not required to do so on Your behalf) You agree to repay the amount when the Lender asks for it.
- 4. SECURITY INTEREST. You grant the Lender a purchase money security interest in the Motor Vehicle stated on the front of this Contract and any of the following items that are purchased and financed in connection with this Contract: a) any accessories, equipment, and replacement parts installed on the Motor Vehicle; b) any insurance premiums and charges for service or GAP products returned to the Lender; c) any proceeds of insurance policies, service or GAP products on the Motor Vehicle; and d) any proceeds of insurance policies on Your life or health which are financed through this Contract. The purchase money security interest is in addition to any other security interest or lien the Lender holds or which you are required to provide as a condition of the Note. This secures payment of all amounts You owe on the Contract and on any transfer, renewal, or extension of this Contract. It also secures Your other agreements in this contract. To the extent permitted law, the Collateral under this Contract also secures Your other obligations to the Lender, whether now owning or incurred hereinafter.
- 5. REQUIRED PHYSICAL DAMAGE INSURANCE. You agree to have physical damage insurance covering loss or damage to the Motor Vehicle for the term of this Agreement, showing the Lender as "additional insured and loss payee." At any time during the term of this Agreement, if You do not have physical damage insurance which covers both interests in the Motor Vehicle, We may, if We decide, buy insurance which covers our interest only. We are under no obligation to buy insurance, but may do so if We desire. If We buy either of these coverages, We will let You know what type it is and the charge you must pay. We may either ask for immediate reimbursement from You for the cost of such insurance or may add the insurance premium to the unpaid principal amount on this Agreement. If the insurance premium is added to the unpaid principal amount of this Agreement, interest will be charged on the insurance premium at the Annual Percentage Rate disclosed in this Agreement, and You agree to pay the insurance premium with interest in equal installments along with the payments shown on the payment schedule. You understand and agree that if We purchase any physical damage insurance, We will be acting in our interest only. You further understand and agree that the purchased insurance will not contain any liability coverages, will only cover our interest in the Motor Vehicle, may have deductible amounts different than those in Your provided insurance, and may be more expensive

- 9. DEFAULT. You will be in default under the Note or other parts of the Agreement if any one or more of the following events occurred: 1) You fail to make a monthly payment within ten (10) days of its due date or any other payment when due; 2) You provide Us false or misleading information in connection with this loan; 3) You die or are declared incompetent; 4) You fail to pay or keep any other promise or any other loan You may have with Us; 5) the Motor Vehicle is damaged or stolen; 6) You breach any agreement or covenant in this Agreement.
- 10. FAILURE TO PAY OR KEEP PROMISES AS REQUIRED. If You do not pay Us as agreed or You are otherwise in default or if an event occurs which substantially reduces the value of the Motor Vehicle which materially impairs Your prospects to pay under this Agreement, We may, at our option, declare the entire unpaid principal amount to be immediately due and owing. You will, following such event, at our request, deliver the Motor Vehicle to a place We designate which is reasonably convenient to both You and Us.
- 11. CREDIT REPORTING. You agree that We may request a consumer credit report in connection with Your application and in connection with an update, renewal, or extension of the credit for which the application is made.
- 12. INTEGRATION AND SEVERABILITY. This agreement contains the entire agreement between You and Us. If any part of this agreement is invalid, all other parts of the agreement will remain valid.
- 13. NON-WAIVER. You agree not to send Us partial payments marked "paid in full", "with prejudice", "without recourse" or any similar restrictive endorsements. If you send these items or complaints to our lockbox or address specified for payment, they shall not be deemed received and the endorsement will not be effective against Us even though We cashed the checks on which such endorsements are contained.
- 14. NOTICE OF LIMITED AGENCY. The dealer has no authority to approve or to make this loan. The dealer is not our agent in connection with the sale of the Motor Vehicle You are purchasing with the proceeds of this loan. The dealer is only authorized to prepare the loan documents and to obtain Your signatures.
- 15. CUSTOMER INDENTIFICATION NUMBER (CIP). Pursuant to requirements of law, including the USA PATRIOT Act, We are obtaining information and will take necessary actions to verify Your identity.
- 16. REPOSSESSION OF THE MOTOR VEHICLE FOR FAILURE TO PAY, If You fail to pay according to the payment schedule or if You break any of the agreements in this Agreement (default), We can take the Motor Vehicle from You (repossession) subject to any right to cure default You may have. To take the Motor Vehicle, We can go on Your land or anywhere the Motor Vehicle is located so long as it is done peacefully. If there are any personal belongings in the Motor Vehicle such as clothing, furniture, and tools, We may store the items. However, We do not have to store them and will not be responsible for the items beyond what the law may require. Any accessories, equipment or replacement parts will remain with the Motor Vehicle.
- 17. GETTING THE MOTOR VEHICLE BACK AFTER REPOSESSION. If We repossess the Motor Vehicle, then at least 15 days before selling the Motor Vehicle We will send to You a notice of sale disclosing that You have the right to redeem the Motor Vehicle by paying the accelerated balance and other costs of repossession. Under certain circumstances. You may have the right to reinstate the account by paying past due payments plus any late charges, the cost of taking and storing the Motor Vehicle and other expenses that We have or our assignee has had. We will use the net proceeds of the sale to pay all or part of Your debt. If You owe less than the net proceeds of sale, We will pay You the difference, unless We are required to pay it to someone else. For example, We may be required to pay a lender who has given You a loan and also taken a security interest in the Motor Vehicle. If You owe more than the net proceeds of sale, You will pay Us the difference between the net proceeds of the sale and what You owe when We ask for it. If You do not pay this amount when asked, We will

replacement parts instance on the worder vehicle, by any insurance premiums and charges for service or GAP products returned to the Lender; c) any proceeds of insurance policies, service or GAP products on the Motor Vehicle; and d) any proceeds of insurance policies on Your life or health which are financed through this Contract. The purchase money security interest is in addition to any other security interest or lien the Lender holds or which you are required to provide as a condition of the Note. This secures payment of all amounts You owe on the Contract and on any transfer, renewal, or extension of this Contract. It also secures Your other agreements in this contract. To the extent permitted law, the Collateral under this Contract also secures Your other obligations to the Lender, whether now owning or incurred hereinafter.

5. REQUIRED PHYSICAL DAMAGE INSURANCE. You agree to have physical damage insurance covering loss or damage to the Motor Vehicle for the term of this Agreement, showing the Lender as "additional insured and loss payee." At any time during the term of this Agreement, if You do not have physical damage insurance which covers both interests in the Motor Vehicle, We may, if We decide, buy insurance which covers our interest only. We are under no obligation to buy insurance, but may do so if We desire. If We buy either of these coverages. We will let You know what type it is and the charge you must pay. We may either ask for immediate reimbursement from You for the cost of such insurance or may add the insurance premium to the unpaid principal amount on this Agreement. If the insurance premium is added to the unpaid principal amount of this Agreement, interest will be charged on the insurance premium at the Annual Percentage Rate disclosed in this Agreement, and You agree to pay the insurance premium with interest in equal installments along with the payments shown on the payment schedule. You understand and agree that if We purchase any physical damage insurance, We will be acting in our interest only. You further understand and agree that the purchased insurance will not contain any liability coverages, will only cover our interest in the Motor Vehicle, may have deductible amounts different than those in Your provided insurance, and may be more expensive than equivalent insurance which You could buy on Your own. You agree that We can purchase such insurance with coverage that will be retroactive to the date Your insurance terminated. You understand and agree that We may receive compensation or reimbursement in connection with such insurance. If the Motor Vehicle is lost or damaged. You agree that We can use any insurance settlement to repair the Motor Vehicle or to apply to Your debt, at our sole and absolute discretion.

6. INSURANCE OR SERVICE PLAN OR REPAIR PLAN CHARGES RETURNED TO US. If any charge for required insurance is returned to Us, it may be credited to Your account or used to buy similar insurance or insurance which covers only our interest in the Motor Vehicle. Any refund on optional insurance or service/repair plan obtained by Us will be credited to Your account. Credits to Your account will be in the same manner as payments. You will be notified of what is done.

7. DISHONORED CHECK CHARGE. We may charge you a \$25 Fee for the return by a depository institution of a dishonored check, negotiable order of withdrawal or share draft issued in connection with any payment due under this Contract.

8. DELAY IN ENFORCING RIGHTS: CHANGES TO THIS CONTRACT. The Lender can delay or refrain from enforcing any of its rights under this Agreement without losing them. For example, We may extend the time for making some payments without extending others. You agree to be bound by any document provided by Us that changes the terms and conditions of this Agreement due to state or federal law requirements. Any change in the terms or conditions of this Agreement must be in writing and signed by the Lender. No oral changes are binding.

with the sale of the motor vertice rou are purchasing with the process of this loan. The dealer is only authorized to prepare the loar documents and to obtain Your signatures.

15. CUSTOMER INDENTIFICATION NUMBER (CIP). Pursuant to requirements of law, including the USA PATRIOT Act, We are obtaining information and will take necessary actions to verify Your identity.

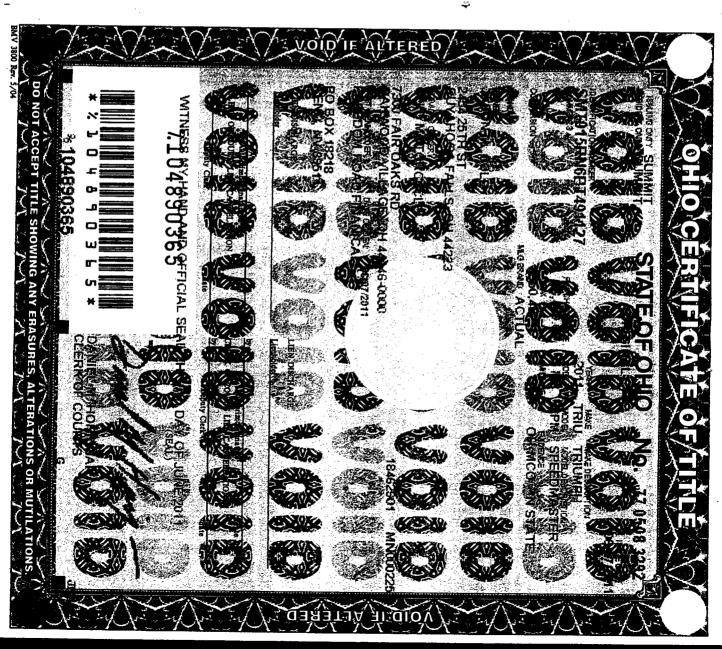
16. REPOSSESSION OF THE MOTOR VEHICLE FOR FAILURE TO PAY. If You fail to pay according to the payment schedule or if You break any of the agreements in this Agreement (default), We can take the Motor Vehicle from You (repossession) subject to any right to cure default You may have. To take the Motor Vehicle, We can go on You land or anywhere the Motor Vehicle is located so long as it is done peacefully. If there are any personal belongings in the Motor Vehicle such as clothing, furniture, and tools, We may store the items. However We do not have to store them and will not be responsible for the items beyond what the law may require. Any accessories, equipment or replacement parts will remain with the Motor Vehicle.

17. GETTING THE MOTOR VEHICLE BACK AFTER REPOSESSION If We repossess the Motor Vehicle, then at least 15 days before selling the Motor Vehicle We will send to You a notice of sale disclosing that You have the right to redeem the Motor Vehicle by paying the accelerated balance and other costs of repossession. Under certain circumstances, You may have the right to reinstate the account by paying past due payments plus any late charges, the cost of taking and storing the Motor Vehicle and other expenses that We have or ou assignee has had. We will use the net proceeds of the sale to pay all o part of Your debt. If You owe less than the net proceeds of sale, We wi pay You the difference, unless We are required to pay it to someone else. For example, We may be required to pay a lender who has give: You a loan and also taken a security interest in the Motor Vehicle. If You owe more than the net proceeds of sale, You will pay Us the difference between the net proceeds of the sale and what You owe when We ask for it. If You do not pay this amount when asked, We wi charge interest on it. If You have wrongfully damaged the Moto Vehicle, You will be liable to Us for the damages.

18. ATTORNEY FEES AND COLLECTION COSTS. To the exter permitted by applicable law, if We hire an attorney other than ou salaried employee to collect what You owe, You agree to pay ou reasonable attorney's fees, including any incurred in connection wit any bankruptcy or appellate proceeding, and any court costs and out of pocket expenses, whether or not the suit is filed, plus interest on suc sums at the highest rate allowed by law.

19. WARRANTY DISCLAIMER. You understand that the Lender is not offering any warranties and that there are no implied warranties of merchantability, of fitness for a particular purpose, or any other warranties, expressed or implied by the Lender, covering the Collatera

Notice: ANY HOLDER OF THIS CONSUMER CREDIT CONTRAC IS SUBJECT TO ALL CLAIMS AND DEFENSES WHICH TH BORROWER COULD ASSERT AGAINIST THE SELLER OF GOOD OR SERVICES OBTAINED WITH THE PROCEEDS HEREO! RECOVERY HEREUNDER BY THE BORROWER SHALL NO EXCEED AMOUNTS PAID BY THE BORROWER HEREUNDER.



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